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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/125,700	10/23/1998	THOMAS FUHRMANN	200-008181-U	8084		
7.	590 02/10/2006	EXAMINER HONG, HARRY S				
NOKIA, INC	CTION DRIVE					
MAIL STOP: 1			ART UNIT	PAPER NUMBER		
IRVING, TX	75309		2642	2642		
		DATE MAILED: 02/10/2006				

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.		Applicant(s) FUHRMANN ET AL.				
Office Action Summary			09/125,700						
			Examiner		Art Unit				
			Harry Hong		2642				
Period for	The MAILING DATE of this communi Reply	cation appe	ars on the cover sh	eet with the co	orrespondence ad	ldress			
WHICH - Extensi after SI - If NO po - Failure Any rep	RTENED STATUTORY PERIOD FOR EVER IS LONGER, FROM THE Mans of time may be available under the provisions (6) MONTHS from the mailing date of this commercial for reply is specified above, the maximum state or reply within the set or extended period for reply by received by the Office later than three months a patent term adjustment. See 37 CFR 1.704(b).	AILING DAT of 37 CFR 1.136 unication. tutory period will will, by statute, c	TE OF THIS COMN (a). In no event, however, apply and will expire SIX (i) ause the application to become	MUNICATION may a reply be time 6) MONTHS from to ome ABANDONED	l. ely filed he mailing date of this c O (35 U.S.C. § 133).				
Status									
1)⊠ F	esponsive to communication(s) file	d on 07 Oct	ober 2005.						
·	•		action is non-final.						
,—	ince this application is in condition	l matters, pro	secution as to the	e merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
Dispositio	n of Claims								
4)⊠ C	∑ Claim(s) <u>1-9,11-13 and 15-17</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
	5) Claim(s) is/are allowed.								
·	laim(s) <u>1-9,11-13 and 15-17</u> is/are	reiected.							
	laim(s) is/are objected to.								
<u>-</u>	laim(s) are subject to restric	tion and/or	election requiremer	nt.					
Application	n Papers								
	ne specification is objected to by the	. Evaminer				•			
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•	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
	ne oath or declaration is objected to		·			* *			
•	der 35 U.S.C. § 119	, a, a, a				. • . • . •			
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	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
	All b) Some * c) None of:  . Certified copies of the priority	documento	hava haan rasaiya	4					
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Attachment(s	3								
	of References Cited (PTO-892)		4) ☐ Inter	rview Summary	(PTO-413)				
2) D Notice	of Draftsperson's Patent Drawing Review (P		Pape	er No(s)/Mail Da	te				
	tion Disclosure Statement(s) (PTO-1449 or lo(s)/Mail Date	PTO/SB/08)	5)		atent Application (PT	D-152)			

## **DETAILED ACTION**

1. Prosecution on the merits of this application is reopened. The previous office action mailed 9/7/05 is hereby vacated. The following is non-final office action.

## Specification

2. The specification is objected to under 35 U.S.C. 132(a) because it has been amended (amendment filed 10/9/02) to include new matter. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is: new Fig. 6 and it description. Fig. 6 and its description were added to introduce a new "third embodiment".

Applicant is <u>required</u> to cancel the new matter in the reply to this Office Action.

## Claim Rejections - 35 USC § 112

3. Claims 1 – 9, 11-13 and 15-17 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claims contain subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

The specification contains 2 embodiments; the first embodiment represented by Figs. 1 – 4 and their description, and the second embodiment represented by Fig. 5 and it description. See for example, page 4 of the specification which refers to "a first

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embodiment", "a second embodiment" and "two embodiments". The original specification has no reference to a third embodiment.

Figs. 1 - 4 and the description of the first embodiment are directed to the press-on/catch closure (element 11, Fig. 1) which makes cover 14 (Fig. 1) "releasably attached" to the bottom 2, and are <u>not</u> concerned with any specific components or any specific arrangements for the electronic circuitry inside the telephone. It is inherent that the telephone has some electronic circuitry, but again, the invention in the first embodiment is <u>not</u> drawn to any specific arrangement or components.

It is the second embodiment (Fig. 5) that is drawn to the specific arrangement of specific components inside the telephone.

That is, the first embodiment (Figs. 1-4) is drawn an <u>external</u> releasable presson/catch closure while the second embodiment (Fig. 5) is drawn to the <u>internal</u> components of the telephone. In the second embodiment, the external covers of the telephone are attached via <u>screws</u> 43 (<u>not press on/catch closure</u>)<sup>1</sup>

Also, one must note that the top cover in the first embodiment (see Figs. 1 and 2) is <u>different</u> from the top cover in the second embodiment (see Fig. 5). The buttons, display, <u>shape</u> ... etc dot not match. Furthermore, it is also noted the covers and common elements between Fig. 1 and Fig. 5 have been given different reference numerals. <u>Normally</u>, if the same exact element is used in another figure, the same reference numeral is used in the different figures, and hence the use of different

<sup>&</sup>lt;sup>1</sup> The press on/catch closure is used to make it <u>easy and convenient</u> for users to release the cover (14, Fig. 1). The use of screws (43, Fig. 5) does not provide the same ease and convenience.

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reference numerals has, at least, the appearance that applicant intended the parts in Fig. 1 and Fig. 5 to be different.

Claim 1 recites limitations about the external first and second housing (2 and 14, Fig. 1) being "releasably attachable" by the use of the "press on/catch closure [11, Fig. 1]" to modify the "external appearance" of the telephone (features from the 1<sup>st</sup> embodiment) and also recites limitations about the "retaining means [35, Fig. 5] ..... Including said key sensor [29a, Fig. 5] but excluding said key unit [24, Fig. 5] (features from the 2<sup>nd</sup> embodiment).

Independent claims 15, 16 and 17 recite the same or similar features.

Thus, the claims are directed to a <u>combination</u> of features from the first embodiment and the second embodiment that lacks support in the specification.

The specification simply provides a generic and broad statement (page 10, 2<sup>nd</sup> paragraph) which states that:

"The present invention may include any novel feature or combination of features disclosed herein either explicitly of implicitly or any generalisation thereof .....".

It is believed that the above statement, which may refer to an infinite number of possible combinations of features, does not provide enablement. Again, the "mixing and matching" of features from two separate embodiments is not supported by the original specification. While the <u>original</u> specification does not intermix the two embodiments, it appears that applicant attempted to do just that in the appeal brief filed 4/10/04. The

examiner's response to the "summary of the invention" (examiner's answer, 6/30/04, page 4) is hereby <u>incorporated by reference</u>. In it, the examiner, in part, clearly states that the key unit 8 in Fig. 1 of the first embodiment is fixed to the first housing 2,3 while the key unit 24 in Fig. 5 of the second embodiment is not fixed to housing 18.

## Claim Rejections - 35 USC § 103

4. Claims 1-9, 11-12 and 15 – 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kobayashi et al (U.S. Patent 5,722,055) in view of Semenik et al (U.S. Patent 5,233,506).

This rejection has been provided in the Final office action (8/27/03) and in the Examiner's answer (6/30/04) and is hereby incorporated by reference.

5. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kobayashi et al (U.S. Patent 5,722,055) in view of Semenik et al (U.S. Patent 5,233,506), as discussed above, and further in view of Takagi (U.S. Patent 5,235,636).

This rejection has been provided in the Final office action (8/27/03) and in the Examiner's answer (6/30/04) and is hereby incorporated by reference

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harry Hong whose telephone number is 571-272-7485. The examiner can normally be reached on Mon-Fri, 8:30 AM - 5:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad F. Matar can be reached on 571-272-7488. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Harry Hong Primary Examiner

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2000